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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/590,173	06/09/2000	Katsushi Fujita	02860.0648	3385
22852	7590 - 01/03/2005		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP 1300 I STREET, NW WASHINGTON, DC 20005			NGUYEN, MADELEINE ANH VINH	
			ART UNIT	PAPER NUMBER
			2626	
			DATE MAILED: 01/03/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/590,173	FUJITA, KATSUSHI			
		Examiner	Art Unit			
		Madeleine AV Nguyen	2626			
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet with	the correspondence address			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by steply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b).	ON.  R 1.136(a). In no event, however, may a reply.  a reply within the statutory minimum of thirty end will apply and will expire SIX (6) MONTI tatute, cause the application to become ABA	ly be timely filed  30) days will be considered timely.  4S from the mailing date of this communication.  NDONED (35 U.S.C. § 133).			
Status						
1)[	Responsive to communication(s) filed on _					
2a)⊠	This action is <b>FINAL</b> . 2b)	This action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	on of Claims					
5)⊠ 6)⊠ 7)□	Claim(s) <u>1-9</u> is/are pending in the application 4a) Of the above claim(s) <u>1,4 and 5</u> is/are vertical Claim(s) <u>2-3</u> is/are allowed.  Claim(s) <u>6-9</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction are	vithdrawn from consideration.				
Applicati	on Papers					
9)□	The specification is objected to by the Exan	niner.				
10)	The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to		• •			
11)	Replacement drawing sheet(s) including the courtness. The oath or declaration is objected to by the		•			
Priority u	ınder 35 U.S.C. § 119					
a)[	Acknowledgment is made of a claim for fore All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Business the attached detailed Office action for a	nents have been received. nents have been received in App priority documents have been re reau (PCT Rule 17.2(a)).	olication No eceived in this National Stage			
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Sur				
3) 🔲 Infor	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date		Mail Date rmal Patent Application (PTO-152)			

#### **DETAILED ACTION**

This communication is responsive to amendment filed on June 25, 2004.

Applicant cancels claims 1, 4-5, amends claims 2-3, adds new claims 6-9.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 6-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura (Japanese Patent no. 01075252) in view of Yamada (US Patent No. 5,923,447).

Concerning claims 6-9, Sugiura discloses a color proof forming method (Fig. 1) comprising the steps of receiving image for a plurality of colors including black (black and white image or color image); forming different exposure data for image data in which black and another color overlap (e.g., Y1, M1, C1 for low density data and Y2, M2, C2 for high density data) than for black-only image data (K) and exposing a color light sensitive material according to the exposure data (the low density or high density Y, M, C inks or black ink for printing on paper); forming a color proof comprising generating a black color on the color light-sensitive material for the black only exposure data, and generating a higher density black color (from Y2, M2, C2 for high density level data) or lower density black color (Y1, M1, C1 for low density

level data) on the color light sensitive material for the black and another color overlap exposure data than the black color generated for the black-only exposure data.

## Allowable Subject Matter

The following is an Examiner's statement of reasons for the indication of allowable subject matter:

- 1. Claims 2-3 are allowable.
- 2. The following is an Examiner's Statement of Reasons for Allowance: Claims 2-3 are allowable over the prior art of record because the Examiner found neither prior art cited in its entirety, nor based on the prior art, found any motivation to combine any of the said prior art which teaches a color proof forming apparatus comprising a controller which controls a plurality of light sources according to the exposure data formed by an image processor, wherein the image processor form different exposure data for image data in which black and another color overlap than for image data of black only and wherein the different exposure data results in a higher or lower density black color being generated in the color light sensitive material for the image data in which the black and another color overlap, than that generated for the black-only image data.

Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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#### Conclusion

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3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Koyama et al (US Patent No. 5,596,355) discloses a color ink jet recording apparatus capable of high-quality printing of black portions.
- b. Sasaki et al (US Patent No. 4,682,216) teaches a color image picture forming process which improves the quality of black portion of the picture.
- c. Kita et al (US Patent No. 5,331,440) teaches a color image processing method and apparatus capable of properly determining black quantity.
- 4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Madeleine AV Nguyen whose telephone number is 703 305-4860. The examiner can normally be reached on 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kimberly A Williams can be reached on 703 305-4863. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Madeleine AV Nguyen **Primary Examiner**

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December 23, 2004

AnhvuhNguyen